# PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To:					PCT	
see form PCT/ISA/220				INTERNATION	TEN OPINION OF THE NAL SEARCHING AUTHORITY PCT Rule 43 <i>bis</i> .1)	
				_	e form PCT/ISA/210 (second sheet)	
	cant's or agent's file form PCT/ISA/22			FOR FURTHER ACTION See paragraph 2 below		
I	national application f		International filing date (c 26.01.2004	national filing date (day/month/year) Priority date (day/month) 1.2004 Priority date (day/month) 24.01.2003		
	national Patent Class B21/10, E21B23		both national classification	and IPC		
Appl SM	cant TH INTERNATIO	ONAL, INC.				
1.	This opinion co	ntains indicati	ons relating to the folk	owing items:		
	⊠ pN. 1	Desir of the su	inin-			
	☑ Box No. I ☑ Box No. II	Basis of the op Priority	MINION			
	Box No. III	•	nent of opinion with reas	erd to novelty. Invently	e step and industrial applicability	
	Box No. IV	Lack of unity o	•		o ctop and massalar approaching	
	☑ Box No. V	Reasoned stat			novelty, Inventive step or Industrial ement	
	☐ Box No. VI	Certain docum	ents cited			
	🛛 Box No. VII	Certain defects	s in the International app	llcation		
	Box No. VIII	Certain observ	ations on the internation	al application		
2.	FURTHER ACTI	ION				
	written opinion of the applicant cho	f the Internation poses an Author eau under Rule	al Preliminary Examining ity other than this one to	Authority ("IPEA"). He had the	usually be considered to be a lowever, this does not apply where chosen IPEA has notifed the tional Searching Authority	
	submit to the IPE	EA a written repl date of mailing	y together, where appro-	priate, with amendme	PEA, the applicant is Invited to nts, before the expiration of three of 22 months from the priority date,	
	For further option	ns, see Form PC	CT/ISA/220.			
3.	For further detail	s, see notes to l	Form PCT/ISA/220.			
	a and molling addrag			Authorized Officer		

Name and mailing address of the ISA:

<u>)</u>

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2398 - 4465 Authorized Office

Tompoulogiou, C

Telephone No. +49 89 2399-2077



International application No. PCT/GB2004/000286

_			
_	Bo	x N	o. I Basis of the opinion
1.			gard to the language, this opinion has been established on the basis of the international application in guage in which it was field, unless otherwise indicated under this item.
		lar	is opinion has been established on the basis of a translation from the original language into the following iguage—, which is the language of a translation furnished for the purposes of international search ider Rules 12.3 and 23.1(b)).
2.			gard to any nucleotide and/or amino acid sequence disclosed in the international application and ary to the claimed invention, this opinion has been established on the basis of:
	a. t	ype	of material:
	[		a sequence listing
	I		table(s) related to the sequence listing
	b. fo	orm	at of material:
	[		in written format
	(		in computer readable form
	c. ti	me	of filing/furnishing:
	[		contained in the international application as filed.
	[		filed together with the international application in computer readable form.
	[	3	furnished subsequently to this Authority for the purposes of search.
3.		ha:	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto is been filed or furnished, the required statements that the information in the subsequent or additional poies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.
4.	Add	litio	nal comments:

International application No. PCT/GB2004/000286

	30>	No. II	Priority
1. 🛚	<b>⊠</b>	The fol	lowing document has not been furnished:
		$\boxtimes$	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).
			translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).
			quently it has not been possible to consider the validity of the priority claim. This opinion has neless been established on the assumption that the relevant date is the claimed priority date.
2. [	]	has be	oinion has been established as if no priority had been claimed due to the fact that the priority claim en found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international ate indicated above is considered to be the relevant date.
3. <i>F</i>	Add	litional c	observations, if necessary:
		see se	parate sheet

International application No. PCT/GB2004/000286

Box No. III Non-establishment of opinion with regard to novelty, inventive step and Industrial applicability				
			ntion appears to be novel, to involve an inventive step (to be non have not been examined in respect of:	
	the entire international applicati	on,		
$\boxtimes$	claims Nos. 13			
bec	ause:			
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
	the description, claims or drawin unclear that no meaningful opin		indicate particular elements below) or said claims Nos. are so could be formed (specify):	
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.			
×	no international search report has been established for the whole application or for said claims Nos. 13			
	the nucleotide and/or amino aci C of the Administrative Instructi		quence listing does not comply with the standard provided for in Annex n that:	
	the written form		has not been furnished	
			does not comply with the standard	
	the computer readable form		has not been furnished	
			does not comply with the standard	
			and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.	
	See separate sheet for further of	letail	s	

International application No. PCT/GB2004/000286

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

2,3,8,9

No: Claims

1,4-7,10-12

Inventive step (IS)

Yes: Claims

2,3

No: Claims

1,4-12

Industrial applicability (IA)

Yes: Claims

1-12

No: Claims

2. Citations and explanations

see separate sheet

#### Box No. VII Certain defects in the International application

The following defects in the form or contents of the international application have been noted:

see separate sheet

#### Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

#### POINT II

If the priority were proven to be invalid, US-A-20040011566, US-A-20040007361 would be pre-published relevant documents to be considered for the further examination.

#### POINT III

In contrast with the requirement of Rule 6.2(a) PCT, claim 13 relies entirely on the drawings.

#### **POINT IV**

#### 1. D1: GB-A-2377234 discloses

A downhole apparatus (2) for selectively isolating the interior of a downhole assembly from the exterior thereof, the downhole apparatus comprising: a body (4) defining a longitudinally extending bore and incorporating a wall having at least one aperture therein for providing fluid communication between said bore and the exterior of the downhole apparatus; a piston (42) located within the body and slidable longitudinally therein so as to allow movement of the downhole apparatus between an open configuration, in which said at least one aperture is open to permit fluid communication between said bore and the exterior of the downhole apparatus via said at least one aperture (40), and a closed configuration, in which said at least one aperture is occluded by the piston to restrict fluid communication between said bore and the exterior of the downhole apparatus via said at least one aperture; a control groove (52) and a pin (86) received within the control groove for determining whether or not a longitudinal movement of the piston in a given direction will move the downhole apparatus between open and closed configurations; and a control member (see claim 1 or one of the further control pins 86) located between and movable relative to the body and the piston, the control groove being defined in one of the piston and control member, and the pin being provided on the other of the piston and control member (see fig. 1a, 5a, 9a); wherein means are provided (see p. 9, I. 19-25) for constraining movement of the piston relative to the body to longitudinal movement only.

Therefore D1 discloses the subject-matter of claim 1. Similarly (see figures) it discloses the subject-matter of claims 4-7, 10-12.

Also D0 (see particularly control mandrel (member 542 between piston 550 and body 502) already acknowledged in the description discloses the subject-matter of claims 11, 12

- 2. Collets 128,180,608,516 / 74 / 88 are described in D0 / D2: US-A-6401822/ D3: US-A-4276931 as providing the same advantages as in the present application. The skilled person would therefore regard it as a normal option to include this feature in the circulating sub described in document D1.in order to solve the problem posed.
- 3. The problem to be solved by the present invention as defined in claim 2 may be regarded as simplifying the anti-rotation mechanism of D1.

  The colution to this problem proposed in claim 2, pamely straight group an one

The solution to this problem proposed in claim 2, namely straight groove on one of the piston and the body, is considered as involving an inventive step (Article 33(3) PCT) because it does not require the provision of additional mechanical components.

Claim 3 is dependent on claim 2 and as such also meets the requirements of the PCT with respect to novelty and inventive step.

#### **POINT VII**

Following points were not taken into account:

- Rule 6.3 (b) PCT: correct two part form of independent claim with regard to D1.
- Rule 6.2 (b) PCT
- Rule 5.1 (a) ii) reference also to documents D1, D2, D3 and their disclosure.

#### POINT VIII

Claim 1 includes all features of claim 11. Therefore it should have been drafted as dependent claim (see Rule 6.4(a) PCT). This entails that the aforementioned claims therefore lack conciseness and as such do not meet the requirements of Article 6 PCT.

The last paragraph of the description expands the extent of protection (see Guidelines PCT/GL/ISPE/1, 5.30).

## INTERNATIONAL SEAFCH REPORT

International Application No PCT/GB2004/000286

a. classifica IPC 7 E	TION OF SUBJECT MATTER 21B21/10 E21B23/00		
According to Inter	mational Patent Classification (IPC) or to both national classifica	ition and IPC	
B. FIELDS SEAF			
	entation searched (classification system followed by classification $21B$	n symbols)	
Documentation se	earched other than minimum documentation to the extent that so	uch documents are included in the fle	ds searched
Electronic data ba	ase consulted during the International search (name of data bas	e and, where practical, search terms	used)
EPO-Inter	nal		
C. DOCUMENTS	CONSIDERED TO BE RELEVANT		
Category Cita	ation of document, with indication, where appropriate, of the rek	evant passages	Relevant to daim No.
x	GB 2 377 234 A (SMITH INTERNATION	AL)	1,4-7,
	8 January 2003 (2003-01-08)	agnanh 1.	10-12 8,9
Y	page 6, paragraph 3 -page 11, par figures 1-7,9	agraph I,	0,3
	US 6 289 999 B1 (DEWEY CHARLES H	ET AL)	11,12
	18 September 2001 (2001-09-18) cited in the application		
Y	claims 1-52; figures 13-15,18-25	8,9	
	US 6 401 822 B1 (BAUGH JOHN L) 11 June 2002 (2002-06-11) column 3, line 10 - line 25; clai	ms & 5 11	8,9
	Cordina 5, Time 10 Time 25, Clar	m3 4,5,11	•
	US 4 276 931 A (MURRAY WILLIAM K) 7 July 1981 (1981-07-07)		8,9
	column 3, line 9 -column 4, line	,	
		•	
Further do	ocuments are listed in the continuation of box C.	X Patent family members are li	sted in annex.
° Special categor	iss of cited documents :	"T" later document published after the	International filing date
considered :	afining the general state of the art which is not to be of particular relevance	or priority date and not in conflic cited to understand the principle invention	
'E" earlier docun filing date	nent but published on or after the international	<ul> <li>"X" document of particular relevance; cannot be considered novel or c</li> </ul>	annot be considered to
which is cited to establish the publication date of another "Y" document of particular relev			
O* document re	other special reason (as specified) oferring to an oral disclosure, use, exhibition or	cannot be considered to involve document is combined with one	or more other such docu-
	iblished prior to the international filling date but	ments, such combination being of in the art.	
	ne priority date claimed	*&* document member of the same p.  Date of mailing of the international	
18 M	day 2004	27/05/2004	
	g address of the ISA European Patent Office, P.B. 5818 Patentiaan 2	Authorized officer	
1	NL - 2280 HV Rijswijk Tel (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Tompouloglou, (	

## INTERNATIONAL SEARCH REPORT

PCT/GB2004/000286

			GB2004/000286
A. CLASSI IPC 7	FICATION OF SUBJECT MATTER E21B21/10 E21B23/00		
	o International Patent Classification (IPC) or to both national classific	ation and IPC	<del></del>
	SEARCHED		
IPC 7	ocumentation searched (classification system followed by classificati E21B	on symbols)	
Documental	tion searched other than minimum documentation to the extent that s	such documents are included in the	he fields searched
Electronic d	ala base consulted during the international search (name of data ba	se and, where practical, search t	erms used)
EPO-In	ternal		
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT		
Category •	Citation of document, with indication, where appropriate, of the rel	evant passages	Relevant to daim No.
Х	GB 2 377 234 A (SMITH INTERNATION 8 January 2003 (2003-01-08)	NAL)	1,4-7, 10-12
Y	page 6, paragraph 3 -page 11, par figures 1-7,9	8,9	
X	US 6 289 999 B1 (DEWEY CHARLES H 18 September 2001 (2001-09-18)	11,12	
Υ	cited in the application claims 1-52; figures 13-15,18-25 	8,9	
Y	US 6 401 822 B1 (BAUGH JOHN L) 11 June 2002 (2002-06-11) column 3, line 10 - line 25; clai	ms 4,5,11	8,9
Υ .	US 4 276 931 A (MURRAY WILLIAM K) 7 July 1981 (1981-07-07) column 3, line 9 -column 4, line		8,9
			Ti di
Furth	er documents are listed in the continuation of box C.	X Patent family members	are listed in annex.
"A" docume conside "E" earlier d filling d "L" docume which i citation	tegories of cited documents:  and defining the general state of the art which is not ered to be of particular relevance locument but published on or after the international attempt on the publication of the publication of the publication date of another or or other special reason (as specified)  and referring to an oral disclosure, use, exhibition or	cited to understand the prin invention "X" document of particular releva- cannot be considered novel involve an inventive step wi "Y" document of particular releva- cannot be considered to Inv.	onflict with the application but ciple or theory underlying the nnce; the claimed invention for cannot be considered to nen the document is taken alone
other means  P' document published prior to the international filing date but later than the priority date claimed  ments, such combination being obvious to a person skilled in the art.  *a' document member of the same patent family			
	actual completion of the international search  8 May 2004	Date of mailing of the internal 27/05/2004	alional search report
	nalling address of the ISA	Authorized officer	
	European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Tompouloglou	, C

## INTERNATIONAL SEARCH REPORT

PCT/GB2004/000286

Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This international Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
Claims Nos.:     because they relate to subject matter not required to be searched by this Authority, namely:
2. X Claims Nos.: 13 because they relate to parts of the international Application that do not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically:  see FURTHER INFORMATION sheet PCT/ISA/210
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of Item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
As all required additional search fees were timely paid by the applicant, this international Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this international Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this international Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest  The additional search fees were accompanied by the applicant's protest.  No protest accompanied the payment of additional search fees.

## FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box II.2

Claims Nos.: 13

Claim relying entirely on the drawings in contrast with Rule 6.2(a) PCT

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

# INTERNATIONAL SEARCH REPORT

Information on patent family members

PCT/GB2004/000286

Patent document cited in search report		Publication date		Patent family member(s)	Publication date
GB 2377234	A	08-01-2003	CA EP WO	2452705 A1 1402147 A1 03004828 A1	16-01-2003 31-03-2004 16-01-2003
US 6289999	B1	18-09-2001	GB GB NO	2381550 A ,B 2344122 A ,B 995286 A	07-05-2003 31-05-2000 02-05-2000
US 6401822	B1	11-06-2002	AU CA GB NO	5195801 A 2351159 A1 2364341 A 20013098 A	03-01-2002 23-12-2001 23-01-2002 24-12-2001
US 4276931	Α	07-07-1981	NONE		